Subscribed and sworn to before me this 27th day of July, 1923. My commission expires 2/25/1926.

الوي الحارب محموم والمركب المستعلمات والمركب المتعاد المتحمول والمركب والمحمد والمحمور والمحمور والمرادي والم

(SEAL) A. M. Lows, Notary Public.

SOMPARED

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State of ^Oklahoms} SS County of Tulsa) Before me, the undersigned, a Notary Pu bic, in and for said County and State, on this 27th day of July, 1923, personally appeared Kelly F. Gibson, to me known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to me that he executed the same as his free and voluntary act and deed, for the uses and purposes therein set forth.

Witness my hand and official seal.

(SEAL) A. M. Laws, Notary Public.

My commission expires 2/25/1926.

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Filed for record in Tulss County, Okls. on Aug 10, 1923, st 11:30 A.M. and duly recorded in book 467, page 202, By Brady Brown, Deputy,

(SEAL) O.C. Weaver, County Clerk.

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ACREEMENT.

Agreement, made and entered into in duplicate at Tulsa, Oklahoma, this16th day of June, 1923, by and between R. J. Irwin, party of the first part, both of Tulsa, Tulsa County, State of Oklahoma, witnessath:

That whereas, party of the first part is the owner of lot nine (9) in Block seven (7) in Haple Park addition to the City of Talsa, Tulsa County, Stateof Oklahoma, and said party of the second part is the owner of lot eight (8) in Block seven (7) in Haple Park addition to the Cityof Tulsa, Julsa County, State of Oklahoma, the north property line of which said last described lot immediately adjoins the south property line of the lot of party of the first part; and,

Whereas, party of the first port has at his own costand expense constructed a cement driveway eight (8) feet in width along his south property line; and party of the second part has, at his owndost and expense, constructed a cement driveway four (4) feet in width along his north property line, which sould drive way of said parties are continguous and form a single driveway twelve (12) feet in width; and

Whereas, the parties hereta desirento use soid twelve foot driveway jointly:

Now therefore, the parties hereto horeby agree as follows:

That during the term of this agreement each of said parties shall have the right to use said twelve foot driveway stall times for the purpose of ingress and ogress to their respective garages, it being understood and agreed that neither of soid paries will at any time park their automobilos gpon said driveway or otherwise block same so as to in any manner interfore with the use threef by the other party hereto;

This agreement shall continue in force until terminated by either of the parties hereto; provided, that either of said parties may terminate the agreement by giving sixty days notice thereof to the other party.

Signed and delivered at Tulse, Oklahoma, the day and year first hereinbefore set out.

R. j Irwin, Party of the first part, H. G. Wiley, Party of the second part.

State of Oklahoms) ISB County of Tulss) Before me, the udersigned Notary Fublic, in and for said County and State, on this 9th day of August, 1923, personally appeared R. J. Irwin and H. G.